

UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS
DKT NO. 1:18-mj-07179-JCB

UNITED STATES OF AMERICA

v.

BRIAN WALSHE

MOTION OF DEFENDANT FOR
LETTERS AND PRESS RELEASES
CONCERNING BRIAN WALSHE

Now comes the defendant, Brian Walshe, and moves that this Court order the Government to furnish the defendant with copies of all correspondence received by the Government involving the investigation and arrest of Brian Walshe which were written to the government, or its agents, regarding Brian Walshe whether or not the government actually used information contained therein as part of its investigation, as well as any press releases regarding this case which were released by the Government regarding this matter.

Respectfully submitted,

Brian Walshe

By his attorney,

Samuel B. Goldberg
BBO #549248
68 Howard Street Ext.
Salem, MA 01970
Dated: October 24, 2018

CERTIFICATE OF SERVICE

I, Samuel B. Goldberg, hereby certify that on June 17, 2019, I served a true copy of the foregoing document on upon all parties, by electronically filing to all ECF registered parties.

/s/ Samuel B. Goldberg

